# CHAPTER 1027

#### AGE OF MAJORITY

### H. F. 1011

AN ACT relating to the attainment of the age of majority.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 Section 1. Section sixty-eight B point nine (68B.9), Code 1971, is 2 amended to read as follows:
- 68B.9 Actions commenced. Actions to enforce the provisions of this chapter may be commenced by any legal resident of the state of Iowa who is twenty-one nineteen years of age or more at the time of commencing the action or by the attorney general.
- 1 SEC. 2. Section eighty A point five (80A.5), subsection one (1), 2 Code 1971, is amended to read as follows:
- 3 1. That the applicant is at least twenty-one nineteen years of age.
- 1 SEC. 3. Section ninety point one (90.1), Code 1971, is amended to 2 read as follows:
- $\bar{3}$ 90.1 Petition for appointment. When any dispute arises between any person, firm, corporation, or association of employers and their 4 employees or association of employees, of this state, except employers or employees having trade relations directly or indirectly based upon 5 6 interstate trade relations operating through or by state or international boards of conciliation, which has or is likely to cause a strike 7 8 or lockout, involving ten or more wage earners, and which does or is 9 likely to interfere with the due and ordinary course of business, or 10 which menaces the public peace, or which jeopardizes the welfare of the community, and the parties thereto are unable to adjust the same, 11 12 13 either or both parties to the dispute, or the mayor of the city, or the chairman of the board of supervisors of the county in which said 14 employment is carried on, or on petition of any twenty-five citizens 15 thereof over the age of twenty-one nineteen years, or the labor com-16 missioner, after investigation, may make written application to the governor for the appointment of a board of arbitration and concilia-17 18 tion, to which board such dispute may be referred under the provisions 19 of this chapter; and the manager of the business of any person, firm, 20 corporation, or association of such employers, or any organization 21 representing such employees, or if such employees are not members 22 23 of any organization, then a majority of such employees affected may make the application as provided in this chapter, but in no case shall 24 more than twenty employees be required to join in such application. 25
  - SEC. 4. Section ninety-six point nineteen (96.19), subsection seven (7), paragraph "g", subparagraph six (6), Code 1971, is amended to read as follows:

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- (6) Service performed by an individual in the employ of his son, daughter, or spouse, and service performed by a child under the age of twenty-one nineteen in the employ of his father or mother.
- SEC. 5. Section one hundred sixteen point nine (116.9), unnumbered paragraph one (1), Code 1971, is amended to read as follows:

  Every applicant for the examination provided for in section 116.8

must be over twenty-one nineteen years of age, a resident of this state, a citizen of the United States or have declared his or her intention to 5 become such, of good moral character, a graduate of a high school 7 having at least a four-year course of study or its equivalent as determined by the board of accountancy, or shall pass a preliminary examination to be given by the board at least thirty days before the regular 9 10 examination; and a graduate of a college or university commerce course majoring in accounting, or an undergraduate student majoring in accounting in his or her final semester immediately preceding 11 12 graduation and upon the recommendation of the appropriate college 13 or university officials. 14

Section one hundred seventeen point fifteen (117.15), unnumbered paragraph one (1), Code 1971, is amended to read as follows:

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Licenses shall be granted only to persons who are trustworthy and competent to transact the business of a real estate broker or salesman in such manner as to safeguard the interests of the public and only after satisfactory proof has been presented to the commission. The applicant must be a person whose application has not been rejected in this or any other state within six months prior to the date of application, or whose real estate license has not been revoked in this or any other state within two years prior to date of application. Every applicant for a license as a real estate broker or salesman shall be of the age of twenty-one nineteen years or over and a citizen of the United States. Provided, however, that any person not a citizen of the United States may be eligible for a license if due proof is made to the commission that he has declared his intention to become a citizen of the United States.

SEC. 7. Section one hundred eighteen point eight (118.8), unnumbered paragraph one (1), Code 1971, is amended to read as follows:

Any person, being at least twenty-one nineteen years of age and of good moral character, may apply for a certificate of registration or for such examination as shall be requisite for such certification under this chapter; but before receiving such certificate, this applicant shall submit satisfactory evidence of having completed the course in a high school or the equivalent thereto, and of having subsequently thereto completed such courses in mathematics, history and languages as may be prescribed by the board.

Section one hundred twenty-three B point fourteen (123B.14), Code 1971, is amended to read as follows:

123B.14 Collection of lien postponed. In the case of the death of either spouse the estate of the deceased shall not be settled or the homestead sold until the surviving spouse shall die or cease to occupy the homestead or while it is occupied by the minor children of an alcoholie deceased alcoholic's child, as defined in section 234.1. However, no lien shall be enforced against any homestead so long as it be occupied by an alcoholic, his spouse or minor child, as defined in section 234.1.

- Section one hundred forty-two A point two (142A.2), 1 2 subsection one (1), Code 1971, is amended to read as follows: 3
  - 1. Any individual of sound mind and twenty-one nineteen years of

age or more may give all or any part of his body for any purposes specified in section 142A.3, the gift to take effect upon death. 5

Section one hundred forty-six point thirteen (146.13),

Code 1971, is amended to read as follows:

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- 146.13 Applicants—qualifications. No person shall be eligible for examination for a certificate of proficiency in the basic sciences until he shall have furnished satisfactory evidence to the board that he has attained the age of twenty-one nineteen years, is of good moral character and is a graduate of an accredited high school or possesses the educational qualifications equivalent to those required for graduation by an accredited high school, to be determined by the board.
- SEC. 11. Section one hundred forty-seven point three (147.3), Code 1971, is amended to read as follows: 1 2
  - 147.3 Qualifications. No person shall be licensed to practice a profession under this title until he shall have furnished satisfactory evidence to the department that he has attained the age of twenty-one nineteen years and is of good moral character, except that women may be licensed as dental hygienists, or men or women may be licensed as barbers, or as cosmetologists, upon attaining the age of eighteen years.
  - Section one hundred forty-seven point one hundred twenty (147,120), subsection one (1), Code 1971, is amended to read as follows:
  - 1. He is at least twenty-one nineteen years of age, of good moral character and unless he is of sound mental health and physically able to perform the duties.
- SEC. 13. Section one hundred forty-eight A point four (148A.4). subsection one (1), Code 1971, is amended to read as follows: 2 3
  - 1. Have attained the age of twenty-one nineteen years.
  - SEC. 14. Section one hundred fifty-five point five (155.5), subsection one (1), Code 1971, is amended to read as follows:
- 1. Be not less than twenty-one nineteen years of age, and of good 3 moral character, and of temperate habits. 4
  - Section one hundred sixty-nine point ten (169.10), subsection one (1), Code 1971, is amended to read as follows:
- 1. Present satisfactory evidence that he is at least twenty-one 3 nineteen years of age, and of good character. 4
  - Section two hundred nineteen point fifteen (219.15). Code 1971, is amended to read as follows:
  - 219.15 Payment to dependents. Each member of the home who receives a pension or compensation and who has a dependent wife or minor children child, as defined in section 234.1, shall deposit with the commandant forthwith on receipt of his pension or compensation check one-half of the amount thereof, which shall be sent at once to the wife if she be dependent upon her own labor or others for support, or, if there be no wife, to the guardian of the minor child, as defined in section 234.1, if dependent upon others for support. The commandant, if satisfied that the wife has deserted her husband, or is of bad character, or is not dependent upon others for support, may pay the money deposited as herein provided to the guardian of the dependent minor children child, as defined in section 234.1.

Section two hundred thirty point twenty-eight (230.28), Code 1971, is amended to read as follows:

Closing estates—homestead. In the case of the death of either the husband or wife the estate of the deceased shall not be settled or the homestead sold until the surviving spouse shall die or cease to occupy the homestead as such or while it is occupied by the minor children of such persons deceased's child, as defined in section 234.1. Provided, however, no lien shall be enforced against any homestead so long as it be occupied by such person, his or her spouse or minor children child.

SEC. 18. Section two hundred thirty-two point two (232.2), subsections four (4) and five (5), Code 1971, are amended to read as follows:

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4. "Minor" means a person less than twenty-one nineteen years of age or a person who is at least nineteen years of age but less than twenty-one years of age who is regularly attending an approved school in pursuance of a course of study leading to a high school diploma or its equivalent, or regularly attending a course of vocational or technical training either as a part of a regular school program or under special arrangements adapted to the individual person's needs.

5. "Adult" means a person twenty-one nineteen years of age or older.

SEC. 19. Section two hundred thirty-two point thirty-six (232.36), Code 1971, is amended to read as follows:

232.36 Orders continue to majority of child. All orders for supervision, custody, or commitment shall be enforced until the minor reaches the age of twenty-one nineteen years unless otherwise specified by the court. All orders shall be reviewed by the court at least annually unless the court's jurisdiction has been terminated. The court may make on its own motion or on the motion of an interested party and after notice to the parties and a hearing some other disposition of the case so long as the court retains jurisdiction.

Section two  ${f hundred}$ thirty-two point sixty-seven

(232.67), Code 1971, is amended to read as follows:

3 232.67 Limited jurisdiction. Jurisdiction obtained by the court in 4 the case of a minor shall be retained by the court until the minor 5 becomes twenty-one nineteen years of age unless terminated prior 6 thereto by order of court or provision of law. When a minor eighteen 7 years of age or over under the jurisdiction of the court is convicted 8 of an indictable offense in a criminal court, the conviction shall ter-9 minate the jurisdiction of the juvenile court. If a child is referred to 10 the juvenile court because of alleged delinquency by reason of the commission of an indictable offense, the court may withhold an adjudi-11 cation of delinquency, retain jurisdiction of the child, and place the 12 child on probation until he is nineteen years of age at which time he 13 14 shall be discharged. If the terms of the probation are violated before the person reaches the age of nineteen years, the court may enter an 15 16 order referring the alleged commission of an indictable offense to the 17 appropriate prosecuting authority for the proper action under the 18 criminal law.

1 Section two hundred thirty-four point one (234.1), Code 1971, is amended to read as follows:

3 Definitions. As used in this chapter: "Division" or "state division" means the division of child and family services of the depart-4 ment of social services; "director" or "state director" means the director of the division of child and family services of the department of social services; "county board" means the county board of social wel-8 "Child" means a person less than eighteen years of age or a person who is at least eighteen years of age but less than twenty-one 9 years of age who is regularly attending an approved school in pur-10 suance of a course of study leading to a high school diploma or its 11 12 equivalent, or regularly attending a course of vocational or technical training either as a part of a regular school program or under special 13 arrangements adapted to the individual person's needs. 14

Section two hundred thirty-five point one (235.1), Code

1971, is amended to read as follows:

235.1 Definitions. The terms "state division", "state director", "county department", and "county board", and "child" are used in this chapter and chapters 236, 237, and 238 as said terms are defined in section 234.1.

"Child welfare services" means social welfare services for the protection and care of children who are homeless, dependent or neglected, or in danger of becoming delinquent, including when necessary care

10 and maintenance in a foster care facility.

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SEC. 23. Section two hundred thirty-eight point thirty-two 2 (238.32), subsection two (2), Code 1971, is amended to read as fol-3 lows:

2. Receive neglected, dependent, and delinquent children under twenty-one and over eighteen nineteen years of age, under commitment from the juvenile court, and control and dispose of them as in this chapter provided.

Section two hundred forty-two point eight (242.8), Code SEC. 24.

1971, is amended to read as follows:

242.8 Articles of agreement. Such children shall be so placed under articles of agreement, approved by the state director and signed by the person or persons taking them and by the superintendent. Said articles shall provide for the custody, care, education, maintenance, and earnings of said children for a time to be fixed in said articles, which shall not extend beyond the time when the persons bound shall attain the age of twenty-one nineteen years.

Section two hundred forty-two point thirteen (242.13),

Code 1971, is amended to read as follows: 2

242.13 Binding out or discharge. The binding out or the discharge of an inmate as reformed, or having arrived at the age of twenty-one nineteen years, shall be a complete release from all penalties incurred by the conviction for the offense upon which the child was committed to the school.

Section two hundred forty-four point ten (244.10), Code SEC. 26. 1971, is amended to read as follows:

244.10 Placing child under contract. Any child received in said homes, unless adopted, may, under written contract approved by the state director, be placed by the superintendent in the custody and care of any proper person or family. Such contract shall provide for the

custody, care, education, maintenance, and earnings of the child for a 8 fixed time which shall not extend beyond the age of majority. except that the time may extend beyond the child's eighteenth birthday until he is twenty-one years of age if he is regularly attending an approved 10 school in pursuance of a course of study leading to a high school 11 diploma or its equivalent, or regularly attending a course of voca-12 tional technical training either as a part of a regular school program 13 or under special arrangements adapted to the individual person's 14 needs. Such contract shall be signed by the superintendent and by the 15 16 person taking the child.

Section two hundred forty-seven point twenty-seven

(247.27). Code 1971, is amended to read as follows:

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Violation of court probation. If the suspended sentence be an order for commitment to the training school, the fact that the defendant first violated his or her probation after reaching the age of eighteen years, and before reaching the age of twenty-one nineteen years, shall not prevent the enforcement of such sentence.

Section two hundred forty-nine A point six (249A.6), Code 1971, is amended to read as follows:

Claims against estate. On the death of a person receiving or who has received assistance under this chapter, and of the survivor of a married couple, either or both of whom were so assisted and during which time such recipient was sixty-five years of age or older, the total amount paid as assistance to either shall be allowed as a claim of the sixth class against the estate of such decedent or the surviving spouse. Neither the homestead nor the proceeds therefrom of such decedent, or the survivor, shall be exempt from the payment of such claim, any Act or statute notwithstanding. An action may be brought in the name of the state to recover the same at any time within five years after the death of the person receiving aid and after the death of the survivor of the married couple, either or both of whom have received assistance under the provisions of this chapter. No such claim shall be allowed, however, until the death of the surviving spouse nor shall such claim be allowed if a child under twenty-one nineteen years of age, or a child who is blind or is permanently and totally disabled, survives a surviving spouse or a recipient who has no surviving spouse. The right to a claim existing on July 1, 1969 against the estate of any person who had, prior to said date, received medical assistance pursuant to chapter 249A, shall be preserved and continued under this chapter.

Section two hundred fifty-two point fourteen (252.14), Code 1971, is amended to read as follows:

252.14 Homestead—when liable. When expenditures have been made for and on behalf of a poor person and his family, as contemplated by section 252.13, the homestead of such poor person is liable for such expenditures when such poor person dies without leaving a surviving husband or wife, or minor children child, as defined in section 234.1.

SEC. 30. Section two hundred fifty-two A point two (252A.2), subsection three (3), Code 1971, is amended to read as follows:
3. "Child" includes a stepchild, foster child or legally adopted child

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and means a child actually or apparently under seventeen eighteen years of age, and a child over seventeen eighteen years of age who is unable to maintain himself and is likely to become a public charge.

SEC. 31. Section two hundred fifty-two A point three (252A.3), subsections one (1), two (2), and three (3), Code 1971, are amended to read as follows:

1. A husband in one state is hereby declared to be liable for the support of his wife and any child or children under seventeen eighteen years of age and any other dependent residing or found in the same state or in another state having substantially similar or reciprocal laws, and, if possessed of sufficient means or able to earn such means, may be required to pay for their support a fair and reasonable sum according to his means, as may be determined by the court having jurisdiction of the respondent in a proceeding instituted under this chapter.

2. A mother in one state is hereby declared to be liable for the support of her child or children under seventeen eighteen years of age residing or found in the same state or in another state having substantially similar or reciprocal laws, whenever the father of such child or children is dead, or cannot be found, or is incapable of supporting such child or children, and, if she is possessed of sufficient means or able to earn such means, she may be required to pay for the support of such child or children a fair and reasonable sum according to her means, as may be determined by the court having jurisdiction of the respondent in a proceeding instituted under this chapter.

3. The parents in one state are hereby declared to be severally liable for the support of a child seventeen eighteen years of age or older residing or found in the same state or in another state having substantially similar or reciprocal laws, whenever such child is unable

to maintain himself and is likely to become a public charge.

SEC. 32. Section two hundred sixty-one point seven (261.7), Code 1971, is amended to read as follows:

261.7 Obligations made by minors. Any contract, promissory note, or other written obligation made by any minor to repay or secure payment of a loan made under sections 261.5 through 261.8, payment of which is guaranteed by the commission, or which forms part of the same transaction as the making of such loan shall notwithstanding any provision of law to the contrary be as valid and binding as if the person were twenty-one nineteen years of age or older at the time the obligation was made and executed. Obligations may be enforced in any action or proceeding by or against such person in the person's own name and shall be valid without the consent thereto of the parent or guardian of such person. Such person shall not in any action or proceeding arising out of any such loan disaffirm such instrument because of his age nor shall any person interpose the defense that he is, or was, a minor at the time of making and executing the instrument.

SEC. 33. Section three hundred twenty-one point one hundred seventy-nine (321.179), Code 1971, is amended to read as follows:

321.179 Special restrictions on chauffeurs. No person who is under the age of twenty-one nineteen years shall drive any motor vehicle while in use as a carrier of flammables or combustibles, or as a public or common carrier of persons, except a school bus.

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Section three hundred twenty-one point one hundred eighty (321.180), Code 1971, is amended to read as follows:

321.180 Instruction permits. Any person who is at least fourteen years of age and who, except for his lack of instructions in operating a motor vehicle, would otherwise be qualified to obtain an operator's license, shall upon meeting the requirements of section 321.186 other than driving demonstration, and upon paying the required fee, be issued a temporary instruction permit by the department, entitling the permittee while having such permit in his immediate possession 10 to drive a motor vehicle upon the highways for a period of two years from the date of issuance when accompanied by a licensed operator 11 12 or chauffeur who is at least twenty-one nineteen years of age, or an approved driver education instructor, or a prospective driver education instructor who is enrolled in and has been specifically designated 13 14 by a teacher education institution with a safety education program approved by the department of public instruction, and who is actually 15 16 occupying a seat beside the driver; except that any instruction permit 17 issued to a person who is less than sixteen years of age shall entitle 18 19 such permittee to drive a motor vehicle upon the highways only when 20 accompanied by a parent or guardian, or an approved driver education instructor, or a prospective driver education instructor, who is 21 22 enrolled in and has been specifically designated by a teacher education 23 institution with a safety education program approved by the department of public instruction, or by any person who is twenty-five years of age or more if written permission is granted by the parent or guardian, who is a holder of a valid operator's or a chauffeur's license, 25 26 27 and who is actually occupying a seat beside the driver.

Section three hundred twenty-five point twenty-nine

(325.29), Code 1971, is amended to read as follows:

Driver of vehicle. Every driver employed by a motor carrier shall be at least twenty-one nineteen years of age; in good physical condition; of good moral character; shall be fully competent to operate the motor vehicle under his charge, and shall hold a regular chauffeur's license from the department of public safety.

Section three hundred twenty-seven A point seven

(327A.7), Code 1971, is amended to read as follows:

327A.7 Drivers requirements. Every driver employed by a liquid transport carrier shall be at least twenty-one nineteen years of age; in good physical condition; of good moral character; shall be fully competent to operate the vehicle under his charge, and shall hold a regular chauffeur's license from the department of public safety.

Section three hundred fifty-eight point nine (358.9), unnumbered paragraph one (1), Code 1971, is amended to read as follows:

Within thirty days after the organization of a sanitary district under this chapter, the board of supervisors which had jurisdiction of the proceedings for its establishment, together with the board of supervisors of any other county, if any, in which any part of said district is located, shall order an election to be held in the district on a date not more than sixty days after the date of the order for the purpose of electing a board of trustees, consisting of three members, except as otherwise provided in this section, for the government,

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control and management of the affairs and business of such sanitary district. Said board, or boards, shall cause notice of said election to be posted and published, and shall perform all other acts with reference to such election, and conduct the same, in like manner, as nearly as may be, as provided in this chapter for the election on the question of establishing such district. Each trustee shall be a citizen of the United States, not less than twenty-one nineteen years of age, and a resident within said sanitary district. Each voter at said election may write in upon the ballot the names of not more than three persons whom he desires for trustees and may cast not more than one vote for each of said three persons, and the three persons receiving the highest number of votes cast shall constitute the first board of trustees of the district. The term of office of the first board of trustees shall be for the period extending to the second secular day of January following the next regular biennial election. Three trustees to succeed the first board of trustees shall be nominated and elected at the next primary and regular biennial elections following establishment of the district, in the same manner as provided by the primary and general election laws of this state for the nomination and election for offices to be filled by the voters of any subdivision of a county. Said trustees shall be elected for terms of two, four, and six years respectively, and their terms shall commence on the second secular day of January next thereafter. At each succeeding biennial election one trustee shall be nominated and elected in the manner herein provided for a six-year term to succeed the trustee whose term next expires. In all elections for trustees each qualified voter resident within the district may vote one vote for each office of trustee to be filled at the election. At all elections for trustees subsequent to the election of the first board the names of all candidates for trustees of such sanitary district shall be printed on the same ballot with candidates for other offices to be filled at such election. In case a regular election precinct includes territory lying partly within and partly without the sanitary district, it shall be the duty of the officers charged with the printing and furnishing of ballots to furnish to the election judges of such precinct two sets of official ballots, one set including the names of candidates for trustees of such sanitary district, and one set without such names. All provisions of the primary and general election laws of Iowa shall govern the nomination and election of trustees hereunder, so far as applicable and except as modified hereby.

SEC. 38. Section three hundred fifty-eight point nine (358.9), unnumbered paragraph three (3), Code 1971, is amended to read as follows:

In cases where the state of Iowa owns at least four hundred acres of land contiguous to lakes within said district, then and only then the Iowa natural resources council shall appoint two members of said board of trustees in addition to the three members hereinbefore provided in this section. The additional two members shall be qualified as follows: They shall be United States citizens, not less than twenty-one nineteen years of age, and shall be property owners within said district. In such cases the two additional appointive members shall have equal vote and authority with other members of trustees and shall hold office at the pleasure of the Iowa natural resources council.

Section three hundred seventy-eight point five (378.5), Code 1971, is amended to read as follows:

3 378.5 Qualifications. Bona fide citizens and residents of the city or town, except as qualified by sections 378.2 and 378.3, male or 4 female, over the age of twenty-one nineteen years of age or over, are 5 alone eligible to membership. 6

Sec. 40. Section three hundred seventy-nine point six (379.6),

Code 1971, is amended to read as follows:

379.6 Qualification. Only bona fide citizens and residents of the city or town, male or female, over the age of twenty-one nineteen 3 4 5 years of age or over, shall be eligible to membership.

Section four hundred sixty-two point seven (462.7), Code SEC. 41.

1971, is amended to read as follows:

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3 Eligibility of trustees. Each trustee shall be a citizen of the 4 United States not less than twenty-one nineteen years of age, a resident of the county, and the bona fide owner of agricultural land in 5 the election district for which he is elected.

SEC. 42. Section four hundred twenty-five point fifteen (425.15),

Code 1971, is amended to read as follows:

425.15 Disabled veteran tax credit. In the event the owner of the homestead, allowed a credit under this chapter, is a veteran of any of the military forces of the United States who acquired the homestead under the provisions of the United States Code, title 38, chapter 21, sections 801 and 802, the credit allowed on said homestead from the homestead credit fund herein provided shall be the entire amount of the tax levied on said homestead. The credit herein allowed shall be continued to the estate of such veteran who is deceased or the surviving spouse and children any child, as defined in section 234.1 who are the beneficiaries thereof so long as the surviving spouse remains unmarried and until any surviving unmarried children reach the age of twenty-one years. The provisions of this section shall not be applicable to the holder of title to any such homestead whose annual income, together with that of his spouse, if any, for the last preceding twelve-month income tax accounting period exceeds five thousand dollars. For the purpose of this section "income" means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax. Any veteran or his beneficiary who elects to secure the credit provided in this section shall not be eligible for any other real property tax exemption provided by law for veterans of military service.

Section four hundred sixty-two point eleven (462.11),

Code 1971, is amended to read as follows:

Qualifications of voters. Each landowner over twenty-one nineteen years of age or over without regard to sex and any railway or other corporation owning land in said district assessed for benefits shall be entitled to one vote only, except as provided in section 462.12.

Section five hundred twelve point nine (512.9), Code

2 1971, is amended to read as follows:

512.9 Qualifications for membership. A society may admit to benefit membership any person not less than fifteen years of age, nearest birthday, who has furnished evidence of insurability accept-

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able to the society. Any such member who shall apply for additional benefits more than six months after becoming a benefit member shall furnish additional evidence of insurability acceptable to the society.

Any person admitted prior to attaining the full age of twenty-one nineteen years shall be bound by the terms of the application and certificate and by all the laws and rules of the society and shall be entitled to all the rights and privileges of membership therein to the same extent as though the age of majority had been attained at the time of application. A society may also admit general or social members who shall have no voice or vote in the management of its insurance affairs.

SEC. 45. Section five hundred twenty-four point three hundred one (524.301). Code 1971, is amended to read as follows:

524.301 Incorporators. A state bank may be incorporated under this chapter by not less than five individuals ever the age of twenty-one nineteen years of age or older, a majority of whom shall be citizens of this state and all of whom shall be citizens of the United States.

SEC. 46. Section five hundred twenty-four point six hundred one (524.601), subsection one (1), Code 1971, is amended to read as follows:

1. The business and affairs of a state bank shall be managed by a board of five or more directors over the age of twenty-one nineteen years of age or older, a majority of whom shall be citizens of this state and all of whom shall be citizens of the United States. No individual shall be eligible to serve as a director of any state bank unless he is the owner, in his own right, free of any lien and encumbrance, of common shares in the state bank of which he is a director having a par value of not less than five hundred dollars.

SEC. 47. Section five hundred ninety-five point three (595.3), subsection two (2), Code 1971, is amended to read as follows:

2. Where the male is a minor, or the female either party is under eighteen nineteen years of age, unless a certificate of the consent of the parents is filed. If one of the parents is dead such certificate may be executed by the survivor. If either parent is incompetent or his presence is unknown, the judge of the district court having jurisdiction in the county may, after hearing, upon proper cause shown, execute such certificate. If both parents are dead the guardian of such minor may execute such certificate but if such minor has no guardian then the judge of the district court having jurisdiction in the county may, after hearing, upon proper cause shown, execute such certificate. If the parents are divorced, the parent having legal custody may execute such certificate.

SEC. 48. Section five hundred ninety-eight point one (598.1), subsection two (2), Code 1971, is amended to read as follows:

2. "Support" or "support payments" means any amount which the court may require either of the parties to pay under a temporary order or a final judgment or decree, and may include alimony, child support, maintenance, and any other term used to describe such obligations. Such obligations may include support for a child who is between the ages of eighteen and twenty-two years who is regularly attending an approved school in pursuance of a course of study leading to a high

school diploma or its equivalent, or regularly attending a course of vocational technical training either as a part of a regular school program or under special arrangements adapted to the individual person's needs; or is, in good faith, a full-time student in a college, university, or area school; or has been accepted for admission to a college, university, or area school and the next regular term has not yet begun; or a child of any age who is dependent on the parties to the dissolution proceedings because of physical or mental disability.

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- SEC. 49. Section five hundred ninety-nine point one (599.1), Code 1971, is amended to read as follows:
- 599.1 Period of minority. The period of minority extends to the age of twenty-one nineteen years, but all minors attain their majority by marriage, and females, after reaching the age of eighteen years, may make valid contracts for marriage the same as adults.
- 1 SEC. 50. Section six hundred ten point two (610.2), Code 1971, is 2 amended to read as follows:
  - 610.2 Qualifications for admission. Every applicant for such admission must be at least twenty-one nineteen years of age, of good moral character, and an inhabitant of this state, and must have actually and in good faith pursued a regular course of study of the law for at least three full years, either in the office of a member of the bar in regular practice of this state or other state, or of a judge of a court of record thereof, or in some reputable law school in the United States, or partly in such office and partly in such law school; but, in reckoning such period of study, the school year of any such law school, consisting of not less than thirty-six weeks exclusive of vacations, shall be considered equivalent to a full year. Every such applicant for admission must also have actually and in good faith acquired a general education substantially equivalent to that involved in the completion of a high school course of study of at least four years in extent.
  - SEC. 51. Section six hundred thirty-three point three (633.3), subsection eighteen (18), Code 1971, is amended to read as follows:

    18. Full age—the state of legal majority attained through arriving
  - at the age of twenty-one nineteen years or through having married even though such marriage is terminated by divorce.
  - SEC. 52. Section six hundred thirty-three point three hundred seventy-six (633.376), Code 1971, is amended to read as follows:
- 3 633.376 Allowance to minor children who do not reside with sur-The court may also make an allowance to the minor 4 viving spouse. children a child of the decedent, who is less than eighteen years of age 5 or who is between the ages of eighteen and twenty-two years who is 7 regularly attending an approved school in pursuance of a course of study leading to a high school diploma or its equivalent, or regularly attending a course of vocational technical training either as a part of a regular school program or under special arrangements adapted to 10 the individual person's needs; or is, in good faith, a full-time student 11 in a college, university, or area school; or has been accepted for ad-12 13 mission to a college, university, or area school and the next regular term has not yet begun; or a child of any age who is dependent on 14 the parties to the dissolution proceedings because of physical or men-

- tal disability; who do does not reside with the surviving spouse, of 16 17 such an amount as it deems reasonable in the light of the assets and condition of the estate, to provide for their proper support during 18 such period of twelve months. 19
  - Section six hundred ninety-five point eighteen (695.18). SEC. 53. Code 1971. is amended to read as follows:
  - 695.18 Sale of dangerous weapons prohibited. It shall be unlawful to sell, to keep for sale, or offer for sale, loan, or give away, dirk, dagger, stiletto, metallic knuckles, sandbag, or skull cracker, silencer, 4 5 and no pistol or revolver shall be sold to any person under the age of twenty-ene nineteen years. The provisions of this section shall not prevent the selling or keeping for sale of hunting and fishing knives.
  - Chapter one hundred thirty-one (131), section three (3), 2 subsection thirty-three (33), Acts of the Sixty-fourth General Assembly, First Session, is amended to read as follows:

    33. "Legal age" means twenty-one nineteen years of age or more. 3

Approved April 19, 1972.

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# CHAPTER 1028

# OCCUPATIONAL SAFETY AND HEALTH

### S. F. 1218

AN ACT relating to occupational safety and health, providing appropriations to carry out the provisions of this Act, and providing penalties for violations.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Chapters eighty-eight (88) and eighty-eight A (88A), Code 1971, are repealed. The provisions of this Act will prevail wherever the same conflicts with any other chapter of the Code. 3
  - Public policy. It is the policy of this state to assure so far as possible every working man and woman in the state safe and healthful working conditions and to preserve human resources by:
  - 1. Encouraging employers and employees in their efforts to reduce the number of occupational safety and health hazards at their places of employment, and to stimulate employers and employees to institute new and perfect existing programs for providing safe and healthful working conditions.
- 2. Providing that employers and employees have separate but 9 dependent responsibilities and rights with respect to achieving safe 10 11 and healthful working conditions. 12
  - 3. Authorizing the labor commissioner to set mandatory occupational safety and health standards applicable to businesses, and by creating an occupational safety and health review commission for carrying out adjudicatory functions under the Act.
- 16 4. Building upon advances already made through employer and 17 employee initiative for providing safe and healthful working condi-18 tions.